Exhibit 7

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UNITED STATES DISTRICT COURT 1
SOUTHERN DISTRICT OF NEW YORK
X
ANTHONY RAPP and C.D.,
Civil Action No. 1:20-cv-09586(LAK)
Plaintiffs,
- against -
KEVIN SPACEY FOWLER a/k/a KEVIN SPACEY,
Defendant.
X
December 14, 2021
11:01 a.m.

EXAMINATION BEFORE TRIAL of the Non-Party Witness, EVAN LOWENSTEIN, pursuant to Order, held on the above date and time via videoconference, taken by and before KRYSTINA KORNAK FLORA, RPR, a Notary Public within and for the State of New York.

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- EVAN LOWENSTEIN -
                                                      276
1
2
                You had a contested divorce with your
3
    first wife in Florida; is that true?
4
          A.
                You know, I'm sorry. I don't mean to
5
    be ignorant, is the word "contested" a legal word?
6
          O.
                Yeah. There was -- I'll rephrase it,
7
    though.
8
                There was some type of proceeding
9
    brought in Florida to effect a divorce with your
10
    first wife?
11
          A.
                There was, yes.
12
          O.
                And she's the mother of your children?
13
                She is.
          A.
14
                At some point in -- and do you know in
          Q.
15
    what county that was brought?
16
                I want to say Palm Beach County or --
          A.
17
    Palm Beach County. Yeah, I think so.
18
          O.
                At some point did she file some type of
19
    application to try to restrain or prevent you from
    having your children around Kevin Spacey?
20
21
          A.
                No, she did not.
22
                Nothing like that ever happened?
          Q.
                No, sir.
23
          A.
24
          O.
                Okay. That's something that she and
25
    you ever discussed, her concern about you bringing
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- EVAN LOWENSTEIN -
                                                      277
1
2
    your children around Mr. Spacey?
3
          A.
                No, not really.
4
          Q.
                When you say "not really," what do you
5
    mean?
6
          A.
                I knew you were going to say that.
7
                There was -- there was a particular
8
    trip I wanted to -- it wasn't in regards to that,
9
    but I had my son in Italy with us and I wanted to go
10
    to Jordan for the day, he was filming, on our way to
11
    London, and she was not happy about him going to
12
    Jordan and since Mr. Spacey was going to film there.
13
    That was the extent of that conversation.
14
          Q.
                How old -- how old was your son at the
15
    time?
16
          A.
                11, 12.
17
                Okay. But she never expressed any
18
    concern about having a 12-year-old boy around
19
    Mr. Spacey, right?
20
                Not then she did not.
          A.
21
          O.
                Afterwards did she express that
22
    concern?
                After -- after the allegations in late
23
          A .
24
    2017 I believe she asked me -- you know, she made
25
    mention of a concern and asked me how I -- you know,
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- EVAN LOWENSTEIN -
1
                                                        278
2
    hey, I just -- I hear all this stuff happening. But
3
    I told her I 100 percent thought our children were
4
    safe and she 100 percent trusted me.
5
                 Have you ever been to Italy with
          Ο.
6
    Mr. Spacey?
7
          Α.
                 Yes, sir.
8
          Ο.
                 How many times have you gone there?
9
          Α.
                 Several.
10
          Q.
                 Business, pleasure, a combination?
11
          Α.
                 Combination.
12
          Ο.
                 Have you -- have you done business with
13
    him in Italy?
                 Yes, sir.
14
          Α.
15
          Ο.
                 Please explain. Tell us what you did.
16
          Α.
                 A couple of films. Mr. Spacey did a
17
    television show there in 2016, made an appearance --
18
    or shot a few films. I think he had a press junket
19
    there one time, if I'm not mistaken. And a couple
20
    of -- a couple of films that I could think of at
21
    least.
22
                 Anything else with respect to business
          Q.
23
    in Italy?
24
                 I don't know if I'm missing anything,
25
    but we do like Italy a lot, so...
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- EVAN LOWENSTEIN -
                                                      286
1
 2
          Okay?
 3
                 THE WITNESS: You bet.
 4
                 THE VIDEOGRAPHER: Going off the record
 5
          at 6:40.
 6
                 (Whereupon, a break was taken at
 7
          6:40 p.m.)
 8
                 THE VIDEOGRAPHER: Back on the record
9
          at. 6:49.
10
          Q.
                Sir, during the last break your counsel
11
    informed me that you wanted to clarify or correct a
12
    previous answer, so please go ahead.
13
                Yeah. Thank you.
          A.
14
                Earlier you were asking in reference to
15
    my ex-wife and you were asking -- I think I
16
    understood you were asking questions -- you were
17
    asking a question in reference to any -- some sort
18
    of filing she might have made in regard to Kevin
19
    Spacey during our divorce proceeding or dissolution
20
    of marriage. Is that what you were asking or was it
21
    something broader?
22
                Yeah. It wasn't actually limited to
          Q.
    the actual divorce. Even after the divorce, if she
23
24
    filed something with respect to the protection of
25
    her children in court and her concerns about the
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- EVAN LOWENSTEIN -
                                                      287
1
2
    children being around Kevin Spacey, that -- the
3
    question would encompass that.
4
          A .
                Okay. Well, then I apologize. I
5
    thought you were talking about the divorce, which
6
    was an entirely different time, so...
7
          Q.
                Okay. So assume that was the question.
8
    Did she file something with respect to protecting
9
    the children from being around Mr. Spacey?
10
          A .
                Yeah. My -- my ex-wife at that time
11
    was looking to modify for more support and her
12
    counsel had suggested that she make reference to
13
    whatever she could do to help win the case.
14
          Q.
                When was this filing made?
15
          A .
                I think it dropped in April of 2018.
16
                Did the court rule upon her application
          Q.
17
    with respect to having the kids around Mr. Spacey?
18
          A .
                I don't know the lingo in terms of what
    you're saying, but in layman's terms I was never
19
    asked by the court to do anything. She was held in
20
21
    contempt.
22
                Okay. Did you reach any type of
          Q.
    agreement or settlement with respect to this?
23
24
          A.
                The overall --
25
                Well, with respect to her seeking
          Q.
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- EVAN LOWENSTEIN -
                                                       288
1
2
    modification, did you guys reach an agreement?
3
          A .
                Yes, yes. We did -- we did have a
4
    settlement.
5
          Q.
                 You had --
6
          A.
                 We -- we reached a settlement just
7
    before trial.
8
                 After the 2018 filing?
          Q.
9
                 Yes, sir. I'm only referring right now
10
    to the 2018 filing. She was looking to modify and
11
    we settled that.
12
          Ο.
                 Okay. All right.
13
                 Are you familiar with an e-mail address
14
    called info@kevinspacey.com?
15
          Α.
                 Yes.
16
           Q.
                 Who set that up?
17
                 I couldn't tell you.
18
          Ο.
                 Did you have anything to do with
19
    setting it up?
20
                 Kevinspacey.com predates me.
                                                I don't
21
    know if -- I don't know if I had anything to do with
22
    it being set up. I think at some point in time
23
    there was e-mails were likely going to Steve Winter
24
    at the foundation as well or somebody else, and
25
    somebody notified me they would be going to me from
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CERTIFICATION
                                                        299
1
2
    STATE OF NEW YORK
                          )
                             ss.:
    COUNTY OF NASSAU
3
 4
5
                     I, KRYSTINA KORNAK, a Notary Public
    within and for the State of New York, do hereby
6
7
    certify:
8
                     That EVAN LOWENSTEIN the witness(es)
9
    whose deposition(s) is(are) hereinbefore set forth,
10
    was(were) duly sworn by me and that such
11
    deposition(s) is(are) a true and accurate record of
12
    the testimony given by such witness(es).
13
                     I further certify that I am not
14
    related to any of the parties to the action by blood
    or marriage; and that I am in no way interested in
15
    the outcome of this matter.
16
17
                     IN WITNESS WHEREOF, I have hereunto
18
    set my hand this 31st day of December, 2021.
19
                        Krupteria Kurnak
20
21
                          KRYSTINA KORNAK
22
23
2.4
25
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